

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

* * *

FEDERAL TRADE COMMISSION,)
Plaintiff,) 3:11-CV-00055-LRH-VPC
v.)
IMMIGRATION CENTER, et al.,) ORDER
Defendants.)
_____)

Before the court is Receiver's Sixth Application for Fees. Doc. #99. No objections have been filed.

This is an action by the Federal Trade Commission ("FTC") for injunctive and other equitable relief for alleged violations of the FTC Act, 15 U.S.C. § 45(a), in connection with the advertising, marketing, and sale of immigration and naturalization services. On January 26, 2011, this court entered a temporary restraining order which, *inter alia*, appointed Aviva Y. Gordon as temporary receiver. Doc. #18, p. 14. On February 2, 2011, the court extended the temporary restraining order and receivership pursuant to stipulation of the presently objecting defendants. Doc. ##27-29. On March 3, 2011, the court entered a stipulated preliminary injunction. Doc. #54.

This court previously granted Receiver's first and second applications for \$41,860.91 in fees and expenses over the objections of Defendants Charles Doucette and Deborah Stilson, *see* Doc. #75, Receiver's unopposed third application for an additional \$3,430.00, *see* Doc. #80,

1 Receiver's unopposed fourth application in the reduced amount of \$9,692.50, *see* Doc. #94, and
2 Receiver's unopposed fifth application for an additional \$5,622.50, *see* Doc. #97. This sixth
3 application requests payment of an additional \$5,632.50 from the assets of the estate, reflecting fees
4 and expenses incurred in September 2011. Doc. #99, Exh. A. No objections having been filed and
5 good cause appearing,

6 IT IS ORDERED that Receiver's Sixth Application for Fees (#99) is GRANTED.

7 IT IS SO ORDERED.

8 DATED this 4th day of November, 2011.



9
10 LARRY R. HICKS
11 UNITED STATES DISTRICT JUDGE
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26